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7	7	
8	UNITED STATES DISTRICT COURT	
9	DISTRICT OF NEVADA	
10	10 UNITED STATES OF AMERICA, : Case N	o. 2:19-mj-00950-NJK
11	11 :	
12	Plaintiff, :	
13		IPULATION TO
14	14 ALLEN MILLER, : <u>CC</u>	<u>ONTINUE</u>
15	15 :	
16	Defendant. :	
17	IT IS HEREBY STIPULATED AND AGREED, by and between Nicholas A	
18	Trutanich, United States Attorney, and Bianca R. Pucci, Assistant United States Attorney	
19	counsel for the United States of America (hereinafter "the Government"), and Nicholas	
20	Wooldridge, Wooldridge Law Ltd., counsel for Allen Miller ("the Defendant") (collectively	
21	"the Parties"), that the preliminary hearing currently scheduled February 4, 2020, be vacated and	
22	the rardes), that the premimary hearing currently seneduled rebruary 4, 2020, be vacated and	
23	set to a date and time convenient for this court but no earlier th	an thirty (30) days.
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The Stipulation is entered into for the following reasons:

- 1. The additional time requested herein is not sought for purposes of delay, but to permit counsel for the defendant to review discovery and conduct investigation in this case in order to determine whether there are any issues that must be litigated and whether the case will ultimately go to preliminary hearing or will be resolved through negotiations.
 - 2. The defendant is incarcerated and does not object to the continuance.
 - 3. The parties agree to the continuance.
- 4. The additional time requested herein is not sought for purposes of delay, but merely to allow counsel for defendant sufficient time within which to be able to effectively and complete investigation of the discovery materials provided.
- 5. Denial of this request for continuance would waste limited judicial resources, and deny counsel for the defendant sufficient time to effectively represent the defendant.
- 6. Additionally, denial of this request for continuance could result in a miscarriage of justice. The additional time requested by this stipulation is excludable in computing the time within which the trial herein must commence pursuant to the Federal Rules of Criminal Procedure 5.1(d), the Speedy Trial Act, § 3161(h)(7)(A), considering the factors under Title 18, United States Code §§ 3161(h)(7)(B).

This is the Second Stipulation to continue filed herein.

DATED: February 3, 2020

WOOLDRIDGE LAW, LTD. NICHOLAS A. TRUTANICH

United States Attorney

By__/s/_Nicholas M. WooldridgeBy_/s/ Bianca R. PucciNICHOLAS M. WOOLDRIDGEBianca R. PucciCounsel for DefendantAssistant United States Attorney

considering the factors under Title 18, United States Code, Section 3161(h)(7)(B)(i), (iv).

CONCLUSIONS OF LAW

The ends of justice served by granting said continuance outweigh the best interest of the public and the defendant in a speedy trial, since the failure to grant said continuance would be likely to result in a miscarriage of justice.

The continuance sought herein is excusable under the Federal Rules of Criminal Procedure 5.1(d), and the Speedy Trial Act, title 18, United States Code, Section § 3161 (h)(7)(A), when the considering the factors under Title 18, United States Code, § 3161(h)(7)(B)(i), (iv).

ORDER

IT IS THEREFORE ORDERED that the preliminary hearing is continued to March 10, 2020, at 4:00 p.m.

DATED this 3rd day of February , 2020.

UNITED STATES MAGISTRATE JUDGE